. CONTENTS .

ONE · WHAT IS LAW? I

Why It Matters Disagreement about Law
The Plain-Fact View A Threshold Objection
The Real World Semantic Theories of Law
The Real Argument for Semantic Theories

TWO · INTERPRETIVE CONCEPTS 45

The Semantic Sting An Imaginary Example
A First Look at Interpretation
Interpretation and Author's Intention
Art and the Nature of Intention
Intentions and Practices Stages of
Interpretation Philosophers of Courtesy
A Digression: Justice Skepticism about
Interpretation

THREE • JURISPRUDENCE REVISITED 87

A New Picture Concepts and Conceptions of Law Skeptical Conceptions and Wicked Law Grounds and Force of Law

FOUR · CONVENTIONALISM 114

Its Structure Its Appeal Legal Conventions
Two Kinds of Conventionalism
Does Conventionalism Fit Our Practice?
Does Conventionalism Justify Our Practice?

FIVE • PRAGMATISM AND PERSONIFICATION 151

A Skeptical Conception Does Pragmatism Fit? Law without Rights The Claims of Integrity Community Personified

SIX · INTEGRITY 176

Agenda Does Integrity Fit? Is Integrity
Attractive? The Puzzle of Legitimacy
Obligations of Community
Fraternity and Political Community
Untidy Endnotes

SEVEN · INTEGRITY IN LAW 225

A Large View The Chain of Law Law: The Question of Emotional Damages A Provisional Summary Some Familiar Objections Skepticism in Law

EIGHT • THE COMMON LAW 276

The Economic Interpretation Complexities
The Question of Justice The Utilitarian Duty
The Egalitarian Interpretation Equality and
Comparative Cost Private People and Public
Bodies

NINE · STATUTES 313

Legislative Intention Speaker's Meaning Convictions Hercules' Method Legislative History Statutes over Time When Is the Language Clear?

TEN · THE CONSTITUTION 355

Is Constitutional Law Built on a Mistake? Liberals and Conservatives Historicism Passivism Hercules on Olympus Theories of Racial Equality Deciding Brown Deciding Bakke Is Hercules a Tyrant?

ELEVEN · LAW BEYOND LAW 400

Law Works Itself Pure Law's Dreams Epilogue: What Is Law?

Notes 417 Index 455